

WHARF AND WAVE.

ARRIVED.

Friday, February 12.
 U. S. A. T. Solace, Winslow, from San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, from San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, from San Francisco, 10:30 a. m.

DEPARTED.

Friday, February 12.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Saturday, February 13.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Sunday, February 14.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Monday, February 15.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Tuesday, February 16.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Wednesday, February 17.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Thursday, February 18.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Friday, February 19.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Saturday, February 20.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Sunday, February 21.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Monday, February 22.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Tuesday, February 23.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Wednesday, February 24.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Thursday, February 25.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Friday, February 26.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

Saturday, February 27.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.
 U. S. A. T. Solace, Winslow, to San Francisco, 10:30 a. m.

DEPARTED.

PRIMO BEER LICENSES

Territory Not to Appeal, Says Dole.

(From Saturday's daily.)

The Territory, through its officials, will not take any action relative to the saloons now holding Primo beer licenses, which Judge Esteé declared null and void, according to the opinion given to Treasurer Wright by Attorney-General Dole yesterday. It will not take any action relative to the saloons now holding Primo beer licenses, which Judge Esteé declared null and void, according to the opinion given to Treasurer Wright by Attorney-General Dole yesterday. It will not take any action relative to the saloons now holding Primo beer licenses, which Judge Esteé declared null and void, according to the opinion given to Treasurer Wright by Attorney-General Dole yesterday.

Territory Will Not Appeal.

The following is the opinion of the Attorney-General relative to the Primo beer saloon licenses.
 Territory of Hawaii,
 Office of the Attorney General,
 Honolulu, H. I., Feb. 14, 1909.
 Honorable Wm. H. Wright, Treasurer of the Territory of Hawaii, Honolulu:
 Dear Sir:—I have to acknowledge your favor of even date herewith, in which you ask me to advise you as to the proper course to pursue in view of the decision rendered by Judge Esteé yesterday in the matter of Messrs. Macfarlane & Co., Ltd., et al., vs. William H. Wright, Treasurer of the Territory of Hawaii, re Chapter 46 of the Session Laws of 1908, entitled, "Sale of Malt Liquors," is unconstitutional and void."

Prior to November 24th, 1900, the Territory collected a substantial part of its revenue under the Merchandise License Act. It was so clear, after the reorganization of the Republic of Hawaii as the Territory of Hawaii, that this act came in conflict with the Constitution of the United States, that enforcing it seemed like collecting money under false pretenses; and, as the Territory was the only party interested in enforcing it, I felt it my duty to advise against any further attempt to enforce it, and to wait for the decision of the courts.

The case just decided by Judge Esteé, although it may involve like questions of law, does not come before the Territorial government under like circumstances. It is true that the Territory has an interest in the license fees, which may ultimately be increased or decreased by Judge Esteé's decision, the natural consequences of which would be fewer licenses at higher rates. It is also true that the Territory has a deep interest in minimizing the evils of the liquor traffic. But if this case were entitled according to the interests most directly involved, it would be, The General Liquor Trade of the Territory vs. Honolulu Beer. Assuming that Judge Esteé's decision declaring the law unconstitutional is correct, and that an appeal on that branch of the case is not warranted, still the defeated party is legally entitled to appeal, both in regard to the constitutional question and the jurisdiction of the court. I think the fact that the Treasurer of the Territory is the nominal defendant gives the Territory no moral right to preclude the real defendant from an appeal to the court of last resort. On the other hand, I think it is not the duty of the Treasurer or of the Attorney General's department to prosecute such appeal. It seems to me that the wisest course, and the fairest to all concerned, if an appeal is taken, is to await results, and, meantime, issue no more of the licenses in question.

Very truly yours,
 E. P. DOLE,
 Attorney General.

HONOLULU BREWERY MAY RUN.

Relative to the reissuance of a license to the Honolulu Brewery, the Attorney-General in an opinion submitted to Treasurer Wright yesterday holds as follows:
 Territory of Hawaii,
 Office of the Attorney General,
 Honolulu, H. I., Feb. 14, 1909.
 Honorable Wm. H. Wright, Treasurer of the Territory of Hawaii, Honolulu:
 Dear Sir:—I am in receipt of your request of even date herewith for my opinion whether you have legal authority to reissue a license to the Honolulu Brewery and Malt Company, Limited, and to collect annual license fees therefor, and the special tax of five cents a gallon; in other words, whether Chapter 46 of the Session Laws of 1908, being Sections 42 and 43, inclusive, of the Penal Laws of 1907, conflicts with the Constitution of the United States.

The subject matter of this chapter is separate and distinct from that of Chapter 46 of the Session Laws of 1908, being Sections 42 and 43, inclusive, of the Penal Laws of 1907, and, as I understand, is in no way affected by the decision which Judge Esteé has just rendered, declaring the latter chapter unconstitutional. Section 3 of Chapter 46 of the Session Laws of 1908, being Section 44 of the Penal Laws of 1907, declares that "The Minister of Finance is hereby authorized to remit import duties upon such articles used for the purpose of brewing malt liquors, as may be admitted free of import duties without conflicting with existing treaties." This section conflicts with the Penal Laws of 1907, and has become null and void in consequence of the incorporation of the Hawaiian Islands as an integral part of the United States. It would be assuming a great deal to say that no constitutional objections to the remainder of this chapter can be found. But, if they exist, they are not clear and patent, and, so far as I am aware, none have been suggested. The presumption that an act of the legislature does not violate constitutional principles is strong until the contrary appears. I think you are justified in issuing the license and collecting the license fee and special tax.

Very truly yours,
 E. P. DOLE,
 Attorney General.

CONGRESS MAY REIMBURSE HONOLULU FIRE DEPARTMENT

Congress may appropriate the sum of \$50,000 for the reimbursement of the Honolulu Fire Department for the value of the loss of hose which was worn out and damaged in the preservation of United States government property while the Fire Department was assisting in November, 1908, in extinguishing a fire in a coal pile belonging to the Quartermaster's Department. The Secretary of War sent a letter on January 25, 1909, to the House, transmitting a letter from the Quartermaster General of the Army, dated January 8, and enclosing copies of correspondence from interested parties in Honolulu bearing upon the matter. Secretary Root states he has no funds under the control of his Department which could be applied in replacing the hose, and recommends the sum mentioned be appropriated. The matter has been referred to the Committee on Claims.

The suggestion of the Quartermaster's Department, or both, is not shown. It was the duty of the fire department of Honolulu to use its every effort to put out the fire, and this it, no doubt, did. If the hose was loaned by the fire department to be attached to the pumps of the fire department, and it was so attached and used for the purpose for which it was loaned, in the absence of negligence in such use no legal liability on account of such use would arise.

Very truly yours,
 E. P. DOLE,
 Attorney General.

THE CHURCH WILL ADJUST MATTERS

Rev. Alexander Mackintosh, rector of the Second Congregation of St. Andrew's Cathedral, received a letter from the Bishop of Rhode Island, the presiding dignitary of the House of Bishops, in which the latter advises the Second Congregation to remain in a quiescent state until the evacuation of the See by Bishop Willis, at which time the Second Congregation of St. Andrew's Cathedral will be adjusted to the satisfaction of every true churchman. The tone of the letter indicates that Bishop Clark is in accord with what has been done by the Second Congregation with respect to its trouble with Bishop Willis, and its general policy that their course has been looked upon favorably. As there is yet six weeks remaining until the time when Bishop Willis will step aside and relinquish the reins of authority in Episcopal church matters in Hawaii, the Second Congregation will probably hold its services as usual, and in one of the many church edifices which have been offered by their respective pastors to Mr. Mackintosh.

The Second Congregation held services yesterday, but not in St. Andrew's cathedral, as the padlock remains on the door to the Second Congregation. Through the courtesy of Captain Herbert Winslow, U. S. N., and of Captain Frank Thompson, U. S. N., of the United States Naval Transport Solace, Rev. Alex. Mackintosh and his congregation were given the opportunity to worship on that vessel. Chaplain Thompson related a sermon on the occasion, and is perhaps best remembered as the chaplain attached to the cruiser Charleston. During an absence of Mr. Mackintosh several years ago, Chaplain Thompson took charge of his congregation, and is at present a passenger on the Solace, returning to the States from Manila, where he has been stationed for about two years and a half. He was lately on the cruiser Brooklyn, the senior flagship of the Asiatic Squadron.

Chaplain Thompson is no stranger to Honolulu. He has many friends in the Islands, as he has been here on about twenty different occasions, and is perhaps best remembered as the chaplain attached to the cruiser Charleston. During an absence of Mr. Mackintosh several years ago, Chaplain Thompson took charge of his congregation, and is at present a passenger on the Solace, returning to the States from Manila, where he has been stationed for about two years and a half. He was lately on the cruiser Brooklyn, the senior flagship of the Asiatic Squadron.

HOME RULER OPPOSES WOMEN

At one of the recent meetings of the Home Rulers a former member of the Legislature outlined a policy, which he suggested should be considered by the party as a feature of the program in the coming Legislature. The Home Ruler suggested that the party take up the matter of the employment of women in official positions, and, as a body, declare themselves opposed to their being appointed under the Territorial government.

The question was discussed at some length, but did not amount to much, as no vote was taken. It is understood that the assumption of power which Theresa Wilcox has manifested in the Home Rule meetings, had much to do with the proposed policy, as most of the members of the executive committee would very much desire that she remain away from their gatherings. Nor is she wanted in office in case the Home Rulers have any to give.

Murder in San Francisco.

SAN FRANCISCO, Feb. 9.—Another horrible murder was added to the list of San Francisco sensational crimes by the discovery last night of the nude body of sixteen-year-old Nora Fuller, who has been missing since January 11th. The discovery was made in a vacant house on Sutter street, and the crime had evidently been committed some time before. Suspicion is laid upon an unknown man, who advertised for a girl to work in a private family, and with whom Nora Fuller was last seen. The police are now looking for this man, who was known as "John Bennett," and also as "C. H. Hawkins."

A Pacific Ocean Cable Urged.

The War Department has received a copy of resolutions recently adopted by the American Chamber of Commerce of Manila, urging upon Congress the early construction of an American Pacific cable connecting the Philippines with the United States by way of Hawaii. The committee represents that such a cable is a commercial, administrative and military necessity of the first importance.

The House, Captain Baker, U. S. A., Acting Deputy Quartermaster, in his letter to the War Department, said the United States government had been the recipient of many contributions from the local government, which saved the Quartermaster's Department much money, and ended, as an instance of this, that it had not charged the transports for water and charges until September, 1908, which saved the United States over \$100,000. L. P. Mitchell, Assistant Commissioner of the Treasury, advises that the claim be not paid, urging that upon the facts presented, he was unable to discover any legal liability against the government. He advised "The papers in the case indicate that the fire department and the government co-operation to put out the fire, and one of the means employed was to attach the hose to the pumps of the fire department, but whether this was done at the suggestion of the fire department or the Quartermaster's Department, or both, is not shown. It was the duty of the fire department of Honolulu to use its every effort to put out the fire, and this it, no doubt, did. If the hose was loaned by the fire department to be attached to the pumps of the fire department, and it was so attached and used for the purpose for which it was loaned, in the absence of negligence in such use no legal liability on account of such use would arise.

TELEGRAPH NOTES.

Miss Stone is still a captive. Admiral Sampson is still very ill, but not worse. Japan's trade with China is greatly increasing. Secretary Root may soon go to the Philippines. Naval officers favor the Puget Sound naval yard. Bull fights will not be allowed at Los Angeles. Schley continues to receive ovations wherever he goes. England, America and Japan oppose the Manchurian treaty. Lord Salisbury will retire at the conclusion of the Emery way. The Philippines plead for a lower tariff on sugar and tobacco. Frank Newlands expects to be the next Senator from Nevada. A boiler on a Pittsburg tug exploded and six of her crew are missing. Wireless telegraphy will be tried between Vancouver and Dawson. Five millions is the price fixed for the purchase of the Danish group. The irrigation canal near Modesto, California, will be completed at once. Ten military prisoners at the Presidio guardhouse tunneled their way out and escaped. Sampson wants a court of inquiry to determine who was in command at Santiago. Boer delegations in Europe will ask permission to go to South Africa to urge peace. A dozen fishermen were killed by the collapse of a St. Louis building which was on fire. Another new Alaskan railway company has been chartered, with a capital of \$2,000,000. The town of Chadsworth, Nev., will be wiped out by changes made by the Southern Pacific. A gigantic consolidation of street car lines in Chicago, New York and other cities is rumored. Lord Kitchener reports the capture of De Wet's last gun, and a large number of prisoners. A red cedar casket, centuries old, has been dug from a clay bank in Skagit county, Washington. It is reported that Roosevelt will rule against Schley. It is likewise said that he will favor the Admiral. Dishonesty in purchasing supplies for the army in South Africa is making a great sensation in London. A Kansas City woman confessed to the murder of Noah Long, an old veteran, for his pension money. Admiral Walker is still arguing for the Panama route before the Senate committee on inter-oceanic canals. The staid old Queen City sighted a studding sail boom thought to be from the Condor, when off Cape Beale. A Dublin dispatch to the Pall Mall Gazette voices the belief that the United Irish League is planning a revolution. Miss Roosevelt will go to London as a guest of Whitelaw Reid during the coronation. She will not represent her father. Adjutant General Corbin denies any offer of the United States army chief horse expert to secure horses for the British. There will be a wireless telegraph system between Tatooch Island and the entrance to the Straits of Fuca and Port Crescent. By the burning of their lodging house the Americans who were negotiating the release of a prisoner had a narrow escape from death. Outlaws are again active in New Mexico. They robbed a bank and pay car in Lincoln county, and are now fleeing from a posse. The Bellingham Bay and British Columbia Railroad is planning to develop the water power at Nook-wack Falls, and the further extension of the road. Pope Leo is said to be convinced that he will die very soon, and has his tomb prepared and is much concerned about his successor. He favors Rappella and works against Oreglia. Dowager Queen Margherita of Italy will visit America, her interest in this country having been excited by Risorgimento, the tragic drama. She will travel as the Countess Stupinigi. Helen Hay Whitney, daughter of Secretary Hay, and Payne Whitney, son of William C. Whitney, were married at Washington, February 8. The presents included houses and lands, a yacht, jewels, articles of vertu and art without number. The President has approved, with one notable exception, the recommendations made by the army brevet board, of which General MacArthur was president, for the bestowal of brevet rank on all the officers of the army who rendered especially meritorious services during the war with Spain and in the subsequent campaigns in the Philippines and China. The exception noted is the case of Theodore Roosevelt, who was awarded the brevets of colonel and brigadier general for distinguished services at San Juan, Santiago.

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Underwear, Furnishing Goods, Novelties and Novelties.

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Harness, Varnishes, Carriage Material, Iron Horse Shoes.

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 E. SUHR, Secretary and Treasurer. T. MAY, Auditor.

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DR J COLLIS BROWNE'S CHLORODYNE

IS THE ORIGINAL AND ONLY GENUINE.

Coughs, Colds, Asthma and Bronchitis.

DR. J. COLLIS BROWNE'S CHLORODYNE—Vice Chancellor SIR W. PAGE WOOD stated publicly in court that DR. J. COLLIS BROWNE was undoubtedly the INVENTOR OF CHLORODYNE; that the whole story of the defendant, Freeman, was deliberately untrue, and he regretted to say it had been sworn to. See the Times, July 15, 1864.

DR. J. COLLIS BROWNE'S CHLORODYNE is a liquid medicine which assuages PAIN OF EVERY KIND, affords a calm, refreshing sleep WITHOUT HEADACHE, and INVIGORATES the nervous system when exhausted. It is the GREAT SPECIFIC FOR CHOLERA, DYSENTERY and DIARRHOEA.

The General Board of Health, London, reports that it ACTS as a CHARM; one dose generally sufficient. Dr. Gibbon, Army Medical Staff, Calcutta, states: "Two doses completely cured me of diarrhoea."

DR. J. COLLIS BROWNE'S CHLORODYNE is the true palliative in NEURALGIA, GOUT, CANCER, TOOTHACHE, RHEUMATISM. DR. J. COLLIS BROWNE'S CHLORODYNE rapidly cuts short all attacks of EPILEPSY, SPASMS, COLIC, PALPITATION, HYSTERIA. IMPORTANT CAUTION.—The immense sale of this Remedy has given rise to many Unscrupulous Imitations. N. B.—Every Bottle of Genuine Chlorodyne bears on the Government Stamp the name of the inventor, DR. J. COLLIS BROWNE. Sold in bottles, 1s 1/2d, 2s 9d and 4s 6d, by all chemists. Sole Manufacturer, J. J. DAVENPORT, 33 Great Russell St., London, W. C.

Increased Salary Bill

SAN FRANCISCO, Feb. 6.—A dispatch from Washington dated February 4 says: Delegate Wilcox today introduced a bill amending section 52 of the Hawaiian government act and fixing the salaries of the Territorial officers. The governor is allowed \$8000, with \$3000 for a private secretary and \$500 for incidentals; secretary of the Territory, \$5000; chief justice of the Supreme Court, \$6000; associate justices, \$5500 each; Circuit Court judges, \$4500 each; District Judge, \$6000; marshal, \$1500; United States Attorney \$4800.

A circular has been issued by the finance committee of the Young Men's Christian Association to its friends asking their assistance in liquidating a debt of \$2500. The committee desires to wipe out the obligation by March 31.

SHE RECOMMENDS CHAMBERLAIN'S COUGH REMEDY.

"I have used Chamberlain's Cough Remedy for a number of years and have no hesitancy in saying that it is the best remedy for coughs, colds and croup I have ever used in my family. I have not words to express my confidence in this remedy.—Mrs. J. A. Moore, North Star, Mich., U. S. A. For sale by all druggists and dealers. Benson, Smith & Co., Ltd., agents for Hawaiian Islands.

Pain's 2 p.m. Saturday Waikiki tram-car was stalled at the terminus by the mules getting away and returning to the stables. The driver rallied a crowd of native lads, and they pushed the car back to the Waikiki turn, making the switches on time.